	Case 2:02-0	UNITED ST	AD Documen FATES DISTRIC RN DISTRICT O	T COURT FOR T	THE	FILED MAY 2 4 2006
		LASIL	KN DISTRICT O	I CALII ORUM		71/11/2 4 2000
UNITE	ED STATES OF AMERI	ICA,)		JACK L. W EAS BY	AGNER, CLERK, U.S. DISTRICT CO TERN DISTRICT OF CALIFORNIA DEPUTY CLERK
	Plaintiff,)	CR.S-	02-0321-DAI	
)			
	v.)	DETT	NTION OD	DED
IGNACIO PONCE-ANAYAS,)	DEIF	ENTION OR	<u>dek</u>
1011210	Defendant		j j	See	Sin De	
)		Sh le	war.
A.	Order For Detention After conducting a dete Court orders the above					
В.	reasonably ass By clear and co	efendant's de rance of the e ure the appea onvincing evi		ondition or combindant as required. dition or combina	tion of condit	
C.	(a) The (b) The (c) The (d) The weight (3) The history (a)	al Services Re Circumstance e crime. e offense is a e offense invote of the evider and characte General Fac The d affect The d The d The d	eport, and include es of the offense of crime of violence olves a narcotic dr olves a large amounce against the desertistics of the defer extensive efendant appears whether the defer efendant has no state of the deferment of the deferment has no state of the deferment of the deferment of the deferment has no state of the deferment of the deferm	s the following: charged: rug. ug. int of controlled s fendant is high. indant including: to have a mental c indant will appear. amily ties in the air teady employment ubstantial financia	substances. condition which rea. t. al resources.	ch may
Beels		The d Past c The d The d The d	efendant is not a lefendant does not onduct of the defendant has a his efendant has a sign of the defendant has a sign of the defendant has a sign of the depth does not be seen as the defendant has a sign of the depth dept	have any significendant:tory relating to drawificant prior crim	rug abuse.	ty ties.
	\	I he d	etendant has a pri	or record of failur	re to appear at	court proceedings.

DEFENDANT: Case <u>INNIA-CIODPONCE ANA YANS</u> ument 24 Filed 05/24/06 Page 2 of 2 CASE NUMBER: <u>CR.S-02-0321-DAD</u>

(b)	Whether the defendant was on probation, parole, or release by a court; At the time of the current arrest, the defendant was on: Probation Parole Release pending trial, sentence, appeal or completion of sentence.
(c)	Other Factors: The defendant is an illegal alien and is subject to deportation. The defendant is a legal alien and will be subject to deportation if convicted. Other:
In determining rebuttable properties as (1) (2) (3) (4) — b. The maximum in t	resumptions Ing that the defendant should be detained, the court also relied on the following esumption(s) contained in 18 U.S.C. § 3142(e), which the court finds the defendant ted: The crime charged is one described in § 3142(f)(1) viz. (A) a crime of violence; or (B) an offense for which the maximum penalty is life imprisonment or death; or (C) a controlled substance violation that has a maximum penalty of ten years or more; or (D) a felony and defendant previously was convicted of two or more of the offenses described in (A) through (C) above and Defendant previously has been convicted of one of the crimes listed in subparagraph (1)(A)-(C), above and The offense referred to in subparagraph (2) was committed while defendant was on release pending trial and Not more than five years has elapsed since the date of conviction or release from imprisonment for the offense referred to in subparagraph (2). The offense referred to the insubparagraph (2). The offense referred to in subparagraph (2). The offense under 18 U.S.C. §§ 924(c), 956(a), or 2332b. The offense under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244 (a)(1), 2245, 2251, A, 2252(a)(1), 2252(a)(2), 2252(a)(3), 2252A(a)(1), 2252A(a)(2), 2252A(a)(3), A(a)(4), 2260, 2421, 2422, 2423, or 2425.

D. Additional Directives

Pursuant to 18 U.S.C. § 3142(I)(2)-(4), the Court directs that:

The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal; and

The defendant be afforded reasonable opportunity for private consultation with his counsel; and That, on order of a court of the United States, or on request of an attorney for the Government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED: May 24,2006

GREGORY G. HOLLOWS
UNITED STATES MAGISTRATE JUDGE